



**Board of Commissioners of Cook County
Minutes of the Criminal Justice Committee**

Wednesday, July 29, 2015

12:00 PM

**Cook County Building, Board Room, 569
118 North Clark Street, Chicago, Illinois**

ATTENDANCE

Present: Chairman García, Vice Chairman Moore, Commissioners Arroyo, Boykin, Butler, Daley, Fritchey, Gainer, Goslin, Morrison, Murphy, Schneider, Silvestri, Sims and Steele (15)

Absent: Commissioners Suffredin and Tobolski (2)

PUBLIC TESTIMONY

Chairman García asked the Secretary to the Board to call upon the registered public speakers, in Accordance with Cook County Code.

1. Mary Hartsfield, Warriors on the Watch Inc.
2. George Blakemore, Concerned Citizen

COMMITTEE MINUTES

15-4636

Approval of the minutes from the meeting of 06/30/2015

A motion was made by Commissioner Boykin, seconded by Commissioner Steele, that this Committee Minutes be approved. The motion carried by the following vote:

Ayes: Chairman García, Vice Chairman Moore, Commissioners Arroyo, Boykin, Butler, Daley, Fritchey, Gainer, Goslin, Morrison, Murphy, Schneider, Silvestri, Sims and Steele (15)

Absent: Commissioners Suffredin and Tobolski (2)

15-3813

Sponsored by: JESÚS G. GARCÍA, Cook County Board Commissioners

PROPOSED ORDINANCE AMENDMENT

AMENDING THE COOK COUNTY CODE OF ORDINANCE RELATING TO THE OFFICIAL SEAL OF COOK COUNTY TO PROHIBIT FRAUDULENT AND DECEPTIVE USE BY PRIVATE PERSONS AND ENTITIES

WHEREAS, the County of Cook is a Home Rule Unit of Government pursuant to the 1970 Illinois Constitution, Article VII, Section 6; and,

WHEREAS, pursuant to its home rule power, the County of Cook may exercise any power and perform any function relating to its government and affairs, including the power to regulate for the protection of the public health, safety, morals and welfare; and,

WHEREAS, the official seal of Cook County (“County Seal”) is an important symbol of the government of Cook County which is used by Cook County government officials, departments and agencies to convey, and does convey, the official imprimatur of the Cook County government; and

WHEREAS, when members of the public see the County Seal on any communication or object, they are likely to believe, and do reasonably believe, that the person or entity displaying the County Seal is a Cook County government official, department or agency, and that the communication or object has been approved by a Cook County government official, department or agency; and thus the display of the County Seal communicates official approval by Cook County government and an association with official Cook County government business; and

WHEREAS, from time to time, private persons or entities have displayed the County Seal on various communications and objects with the intent and/or the effect of misleading and confusing members of the public into believing that the private person or entity is acting as a representative of the Cook County government and/or acting on official Cook County business; and

WHEREAS, examples of potential fraudulent misuse of the County Seal include, but are not limited to, the use of the County Seal on letters from non-government entities offering property tax appeal assistance under the ruse of gathering sensitive personal financial information and the use of the County Seal by private persons to gain entry to the residences and workplaces of people living and doing business in Cook County under the false pretense of being Cook County government officials or employees; and

WHEREAS, such fraudulent use of the County Seal puts the most vulnerable members of the public at financial and physical risk and creates a public safety danger;

NOW THEREFORE, BE IT ORDAINED, by the Cook County Board of Commissioners, that Part I General Ordinances, Chapter 2 - Administration, Article I - In General, Section 2-1 of the Cook County Code is hereby amended as follows:

Sec. 2 1. Official Seal.

(a) Establishment and use. The seal hereinafter described, and used with or without colors, shall be and is hereby established, created and declared to be the official seal of the County. For general use, the plain impression on white containing the figures and symbols hereinafter described shall be sufficient.

(b) Description. The seal shall be circular having within its center an outline of the map of the County across which is a scroll bearing the legend “January, 1831” marking the time the County was created by the State legislature; in the lower left portion of the design there appears an illustration of a ship sailing on Lake Michigan, symbolic of the

County's geographical location, shipping port and, in a broad sense, all forms of transportation; in the upper right portion there appears a group of diversified buildings, symbolical of government, schools, churches, fine arts, dwellings, business and industry; with the entire design being encircled by a border upon which appears the printed words "Seal of Cook County, Illinois."

(c) Coloration. The colors of the official seal shall be as follows:

- (1) The outline map of the County, occupying the central portion of the design, shall be in gold, with its border a thin black line;
- (2) The scroll across the face of the map shall be white, bordered by a thin black line, the date within the scroll - "January, 1831" - shall be lettered in maroon;
- (3) The sky shall be a light blue, the lake a turquoise green;
- (4) The ship shall be in maroon, except for the superstructure, which is white;
- (5) The group of diversified buildings shall be maroon;
- (6) The broad circular border, encompassing the group of symbols shall be in cobalt (blue), edged on both the inner and outer sides with a fine line of gold;
- (7) The lettering - "Seal of Cook County, Illinois" - which appears on the cobalt border, shall be in gold.

(d) No person, as defined by §1-3 of this Chapter of the Cook County Code of Ordinances, shall use or display any image or likeness of the seal described in this section for the purpose of conveying, or in a manner that is reasonably likely to convey, the false impression of endorsement, sponsorship or approval by the government of Cook County or by any official, department, agency or instrumentality thereof. Any person violating this provision shall be ordered to cease and desist in such use and shall be subject to a fine as set forth by the Cook County Board of Commissioners in Chapter 32, section 32-1 of this Code. The determination as to the imposition of penalties under this Section shall be determined in the Cook County Department of Administrative Hearings pursuant to Chapter 2, Article IX, of the Cook County Code of Ordinances. Nothing herein prohibits a duly authorized Cook County official, or a person acting under his or her direction, from using or displaying any image or likeness of the seal described in this section.

(d)(e) Custody. The official seal shall be kept in the custody of the County Clerk to be used by the County Clerk when required.

NOW THEREFORE, BE IT FURTHER ORDAINED, by the Cook County Board of Commissioners, that Part I General Ordinances, Chapter 32 - Fees, Sec. 32-1-Fee Schedule, Chapter 2-Administration, 2.1, of the Cook County Code is hereby amended as follows:

If any person violates this provision, in addition to such other equitable remedies, the penalties shall be:

1. For a first violation, such person shall be subject to a fine of not less than \$50 nor more than \$250;
2. For any subsequent violation, such person shall be subject to a fine of not less than \$250 or nor more than \$500.00.

Effective date: This ordinance shall be in effect immediately upon adoption.

Legislative History: 6/10/15 Board of Commissioners referred to the Criminal Justice Committee

Legislative History: 6/30/15 Criminal Justice Committee recommended for deferral

Legislative History: 7/1/15 Board of Commissioners deferred

PROPOSED SUBSTITUTE TO FILE ID 15-3813

Sponsored by: JESÚS G. GARCÍA, Cook County Board Commissioners

PROPOSED ORDINANCE AMENDMENT

AMENDING THE COOK COUNTY CODE OF ORDINANCE RELATING TO THE OFFICIAL SEAL OF COOK COUNTY TO PROHIBIT FRAUDULENT AND DECEPTIVE USE BY PRIVATE PERSONS AND ENTITIES

WHEREAS, the County of Cook is a Home Rule Unit of Government pursuant to the 1970 Illinois Constitution, Article VII, Section 6; and,

WHEREAS, pursuant to its home rule power, the County of Cook may exercise any power and perform any function relating to its government and affairs, including the power to regulate for the protection of the public health, safety, morals and welfare; and,

WHEREAS, the official seal of Cook County (“County Seal”) is an important symbol of the government of Cook County which is used by Cook County government officials, departments and agencies to convey, and does convey, the official imprimatur of the Cook County government; and

WHEREAS, when members of the public see the County Seal on any communication or object, they are likely to believe, and do reasonably believe, that the person or entity displaying the County Seal is a Cook County government official, department or agency, and that the communication or object has been approved by a Cook County government official, department or agency; and thus the display of the County Seal communicates official approval by Cook County government and an association with official Cook County government business; and

WHEREAS, from time to time, private persons or entities have displayed the County Seal on various communications and objects with the intent and/or the effect of misleading and confusing members of the public into believing that the private person or entity is acting as a representative of the Cook County government and/or acting on official Cook County business; and

WHEREAS, examples of potential fraudulent misuse of the County Seal include, but are not limited to, the use of the County Seal on letters from non-government entities offering property tax appeal assistance under the ruse of gathering sensitive personal financial information and the use of the County Seal by private persons to gain entry to the residences and workplaces of people living and doing business in Cook County under the false pretense of being Cook County government officials or employees; and

WHEREAS, such fraudulent use of the County Seal puts the most vulnerable members of the public at financial and physical risk and creates a public safety danger;

NOW THEREFORE, BE IT ORDAINED, by the Cook County Board of Commissioners, that Part I General Ordinances, Chapter 2 – Administration, Article I – In General, Section 2-1 of the Cook County Code is hereby amended as follows:

Sec. 2-1. – Official Seal.

- (a) Establishment and use. The seal hereinafter described, and used with or without colors, shall be and is hereby established, created and declared to be the official seal of the County. For general use, the plain impression on white containing the figures and symbols hereinafter described shall be sufficient._
- (b) Description. The seal shall be circular having within its center an outline of the map of the County across which is a scroll bearing the legend “January, 1831” marking the time the County was created by the State legislature; in the lower left portion of the design there appears an illustration of a ship sailing on Lake Michigan, symbolic of the County’s geographical location, shipping port and, in a broad sense, all forms of transportation; in the upper right portion there appears a group of diversified buildings, symbolical of government, schools, churches, fine arts, dwellings, business and industry; with the entire design being encircled by a border upon which appears the printed words “Seal of Cook County, Illinois.”
- (c) Coloration. The colors of the official seal shall be as follows:
 - (1) The outline map of the County, occupying the central portion of the design, shall be in gold, with its border a thin black line;
 - (2) The scroll across the face of the map shall be white, bordered by a thin black line, the date within the scroll – “January, 1831” - shall be lettered in maroon;
 - (3) The sky shall be a light blue, the lake a turquoise green;
 - (4) The ship shall be in maroon, except for the superstructure, which is white;
 - (5) The group of diversified buildings shall be maroon;
 - (6) The broad circular border, encompassing the group of symbols shall be in cobalt (blue), edged on both the inner and outer sides with a fine line of gold;
 - (7) The lettering – “Seal of Cook County, Illinois” - which appears on the cobalt border, shall be in gold.
- (d) Private use of seal. No person, as defined by Chapter 1, Section 1-3 of the Cook County Code of Ordinances, shall fraudulently forge, deface, corrupt, or counterfeit the seal of the County, nor shall any person, other than a duly authorized public official make use of said seal for private purposes. Nothing herein prohibits a duly authorized Cook County official, or a person acting under his or her direction, from using or displaying any image or likeness of the seal described in this Section 2-1.
- (e) Any person alleged by the Office of the Cook County Clerk or the Cook County Sheriff to have violated Section 2-1(d) shall be given a Notice of Violation. The determination as to a violation of this section and the imposition of penalties under this Section shall be determined in the Cook County Department of Administrative Hearings pursuant to Chapter 2, Article IX, of the Cook County Code of Ordinances. Any person violating this section shall be fined not less than \$250.00 nor more than \$500.00 for the first offense. An Order of violation shall be also be considered an Order to cease and desist. The County Clerk, the Sheriff, the Department of Administrative Hearings, and any affected agency shall have the right to issue a cease and desist Order. Any subsequent violation shall be subject to a fine of not less than \$500.00 nor more than \$1,000.00. Separate and distinct offenses shall be regarded as committed each day upon which said person shall continue any such violation, or permit any such violation to exist after notification

thereof. In addition, possession or unauthorized use of more than one item or article of forgery, defacement, corruption, or counterfeiting of the seal of the County, shall be subject to treatment as a separate and distinct offense. Each and every such item or article, in whatever form, including but not limited to physical, electronic, computer-generated, and digital, and instrumentalities used in the dissemination of such item or article, shall be subject to forfeiture or confiscation.

(d)(f) Custody. The official seal shall be kept in the custody of the County Clerk to be used by the County Clerk when required.

Effective date: These amendments shall be in effect on September 1, 2015.

A motion was made by Commissioner Arroyo, seconded by Commissioner Steele, that this Ordinance Amendment be accepted as substituted. The motion carried by the following vote:

Ayes: Chairman García, Vice Chairman Moore, Commissioners Arroyo, Boykin, Butler, Daley, Fritchey, Gainer, Goslin, Morrison, Murphy, Schneider, Silvestri, Sims and Steele (15)

Absent: Commissioners Suffredin and Tobolski (2)

A motion was made by Commissioner Arroyo, seconded by Commissioner Steele, that this Ordinance Amendment be recommended for approval as substituted. The motion carried by the following vote:

Ayes: Chairman García, Vice Chairman Moore, Commissioners Arroyo, Boykin, Butler, Daley, Fritchey, Gainer, Goslin, Morrison, Murphy, Schneider, Silvestri, Sims and Steele (15)

Absent: Commissioners Suffredin and Tobolski (2)

15-4167

Sponsored by: RICHARD R. BOYKIN, County Commissioner

PROPOSED ORDINANCE AMENDMENT

Chapter 54, Article III, Division 4, Section 54-214(a)

BE IT ORDAINED, by the Cook County Board of Commissioners, that CHAPTER 54, "LICENSES, PERMITS AND MISCELLANEOUS BUSINESS REGULATIONS, ARTICLE III, "DEADLY WEAPONS DEALERS," DIVISION 4, BLAIR HOLT ASSAULT WEAPONS BAN, SECTION 54-214(a) of the Cook County Code is hereby amended as Follows:

Sec. 54-214. - Violation. Penalty.

(a) Any person found in violation of this division shall be fined not less than \$1,000.00-\$5,000.00 and not more than \$5,000.00-\$10,000.00 and may be sentenced for a term not to exceed more than six months one (1) year's imprisonment. Any subsequent violation of this division shall be punishable by a fine of not less than \$5,000.00-\$10,000.00 and not more than \$10,000.00-\$15,000.00 and may be sentenced for a term not to exceed more than six months one (1) year's imprisonment.

Effective date: This ordinance shall be in effect immediately upon adoption.

Legislative History: 7/1/15 Board of Commissioners referred to the Criminal Justice Committee

PROPOSED SUBSTITUTE TO FILE ID 15-4167

Sponsored by: RICHARD R. BOYKIN, County Commissioner

PROPOSED ORDINANCE AMENDMENT

Chapter 54, Article III, Division 4, Section 54-214(a)

BE IT ORDAINED, by the Cook County Board of Commissioners, that CHAPTER 54, "LICENSES, PERMITS AND MISCELLANEOUS BUSINESS REGULATIONS, ARTICLE III, "DEADLY WEAPONS DEALERS," DIVISION 4, BLAIR HOLT ASSAULT WEAPONS BAN, SECTION 54-214(a) of the Cook County Code is hereby amended as Follows:

Sec. 54-214. - Violation. Penalty

(a) Any person found in violation of this division shall be fined not less than \$1,000.00 \$5,000.00 and not more than \$5,000.00 \$10,000.00 and may be sentenced for a term not to exceed more than six months imprisonment. Any subsequent violation of this division shall be punishable by a fine of not less than \$5,000.00 \$10,000.00 and not more than \$10,000.00 \$15,000.00 and may be sentenced for a term not to exceed more than six months imprisonment.

Effective date: This ordinance shall be in effect immediately upon adoption.

A motion was made by Commissioner Boykin, seconded by Commissioner Steele, to suspend the rules. The motion carried by the following vote:

Ayes: Chairman García, Vice Chairman Moore, Commissioners Arroyo, Boykin, Butler, Daley, Fritchey, Gainer, Goslin, Morrison, Murphy, Schneider, Silvestri, Sims and Steele (15)

Absent: Commissioners Suffredin and Tobolski (2)

A motion was made by Commissioner Boykin, seconded by Commissioner Steele, that this Ordinance Amendment be accepted as substituted. The motion carried by the following vote:

Ayes: Chairman García, Vice Chairman Moore, Commissioners Arroyo, Boykin, Butler, Daley, Fritchey, Gainer, Goslin, Morrison, Murphy, Schneider, Silvestri, Sims and Steele (15)

Absent: Commissioners Suffredin and Tobolski (2)

A motion was made by Commissioner Boykin, seconded by Commissioner Steele, that this Ordinance Amendment be recommended for approval as substituted. The motion carried by the following vote:

Ayes: Chairman García, Vice Chairman Moore, Commissioners Arroyo, Boykin, Butler, Daley, Fritchey, Gainer, Goslin, Morrison, Murphy, Schneider, Silvestri, Sims and Steele (15)

Absent: Commissioners Suffredin and Tobolski (2)

ADJOURNMENT

A motion was made by Commissioner Steele, seconded by Commissioner Boykin, to adjourn the meeting.
The motion carried by the following vote:

Ayes: Chairman García, Vice Chairman Moore, Commissioners Arroyo, Boykin, Butler, Daley, Fritchey, Gainer, Goslin, Morrison, Murphy, Schneider, Silvestri, Sims and Steele (15)

Absent: Commissioners Suffredin and Tobolski (2)

Respectfully submitted,


Chairman


Secretary

*A video recording of this meeting is available at <https://cook-county.legistar.com>